# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

LINEAR TECHNOLOGY CORPORATION,	)
Plaintiff,	) ) ) C.A. No. 06-476 (GMS)
MONOLITHIC POWER SYSTEMS, INC.,	) )
Defendant.	)

### NOTICE OF SUBPOENA DUCES TECUM

PLEASE TAKE NOTICE that Siliconix, Inc. has been served with a subpoena duces tecum that will require the witness to produce by August 9, 2007 at 9:00 a.m. the documents described in the subpoena duces tecum, a true and correct copy of which is attached to this notice and incorporated by reference.

## OF COUNSEL:

Dean G. Dunlavey Mark A. Flagel Robert Steinberg Sean S. Pak LATHAM & WATKINS LLP 633 West Fifth Street, Suite 4000 Los Angeles, CA 90071 (213) 485-1234

Dated: July 20, 2007

808177 / 30611

#### POTTER ANDERSON & CORROON LLP

By: /s/ Kenneth L. Dorsney

Richard L. Horwitz (#2246) Kenneth L. Dorsney (#3726) Hercules Plaza, 6th Floor

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Attorneys for Defendant Monolithic Power Systems, Inc. AO88 (Rev. 12/06) Subpoena in a Civil Case

Issued by UNITED STATES D  Northern DISTRIC	STRICT COURT		
Linear Technology Corporation			
<b>v</b> .	SUBPOENA IN A CIVIL CASE		
Monolithic Power Systems, Inc.	Case Number: C.A. No. 06-0476 (GMS) District of Delawave		
TO: Siliconix, Inc., c/o David Biseman, E Hedges LLP, 50 California Street, 22n	sq., Quinn Emanuel Urquhart Oliver & d Floor, San Francisco, CA 94111		
YOU ARE COMMANDED to appear in the United States testify in the above case.	District court at the place, date, and time specified below to		
PLACE OF TESTIMONY	COURTROOM		
	DATE AND TIME		
YOU ARE COMMANDED to appear at the place, date, and the above case.  PLACE OF DEPOSITION	DATE AND TIME		
YOU ARE COMMANDED to produce and permit inspection place, date, and time specified below (list documents or objected Attachment A			
PLACE Latham & Watkins LLP, 505 Montgomery Stree 2000, San Francisco CA 94111	DATE AND TIME August 9, 2007		
YOU ARE COMMANDED to permit inspection of the folk	wing premises at the date and time specified below.		
PREMISES	DATE AND TIME		
Any organization not a party to this suit that is subpoensed for the directors, or managing agents, or other persons who consent to testiful the matters on which the person will testiful. Federal Rules of Civil Properties of the person will testiful the person will test the perso	fy on its behalf, and may set forth, for each person designate ocedure, 30(b)(6).  IFF OR DEFENDANT)  DATE  HPS		
ISSUING OFFICER'S NAME ADDRESS AND FELEPHONE NUMBER Dean G. Dunlavey, Esq. Latham & Watkins Li Floor, Costa Mesa, CA 92626	P, 650 Town Center Drive, 20th		

If action is pending in district other than district of issuance, state district under case number.

Attorney or Party without Attorney:				For Court Use Only
DEAN G. DUNLAVEY, ESQ.				1
LATHAM & WATKINS LLP	,			
633 WEST FIFTH STREET				
SUITE 4000				İ
LOS ANGELES, CA 90071				
Telephone No: 213-485-1234 FAX N	%: 213-891-8763			1
	Ref.	No. or File No.:	***************************************	
Attorney for: Defendant				
Insert name of Court, and Judicial District and Brai	nch Court:		· ive	
United States District Court Northern Dis	trict Of California		-	
Plaintiff: LINEAR TECHNOLOGY CORPO	DRATION			
Defendant: MONOLITHIC POWER SYSTE	MS, INC.			
PROOF OF SERVICE	Hearing Date:	Time:	Dept/Div:	Case Number:
SUBPOENA - CIVIL CASE	Thu, Aug. 09, 2007			06-0476 (GMS)

- 1. At the time of service I was at least 18 years of age and not a party to this action.
- 2. I served copies of the SUBPOENA IN A CIVIL CASE

3. a. Party served:
-b. Person served:

SILICONIX, INC., C/O DAVID EISEMAN, ESQ.

Alana Rivera, David Eiseman's personal secretary

4. Address where the party was served:

50 California Street

22nd Floor

SAN FRANCISCO, CA 94111

5. I served the party:

a. by personal service. I personally delivered the documents listed in item 2 to the party or person authorized to receive service of process for the party (1) on: Thu., Jul. 19, 2007 (2) at: 4:56PM

b. I received this subpena for service on:

Thursday, July 19, 2007

- 6. Witness fees were not demanded or paid.
- 7. Person Who Served Papers:

a. ROBERT SOLIMO

First Legal Support Services of Attorney Services

1138 HOWARD STREET

Son Francisco, CA 94103

(415) 626-3111, FAX (415) 626-1331

Recoverable Cost Per CCP 1033.5(a)(4)(B)

- d. The Fee for Service was:
- e: I am: Not a Registered California Process Server

8. I declare under penalty of perjury under the laws of the State of California and under the laws of the United States Of America that the foregoing is true and correct.

Date: Thu, Jul. 19, 2007

Judiclat Council Form Rule 982.9.(a)&(b) Rev January 1, 2007 SUBPOENA CIVIL CASE

ROBERT SOLIMO3866271.deadu.76813

#### ATTACHMENT A

### **DEFINITIONS**

The following Definitions shall apply to Attachment A:

The term "Si9150" shall mean Your voltage converter marketed, and/or developed under a name beginning with "Si9150" including any generation or revision date of the Si9150.

The terms "You" and "Your" shall mean Vishay Siliconix, LLC, and its predecessors (including, but not limited, to Siliconix, Inc.), divisions, assigns, officers, directors, employees, agents, representatives, attorneys, and anyone acting on its behalf.

The phrases "relating to" or "related to" shall mean embodying, pertaining, concerning, involving, constituting, commenting upon, comprising, reflecting, discussing, evidencing, mentioning, referring to, consisting of, responding to, analyzing, criticizing, disclosing, or otherwise discussing the subject of the request.

"Document" as used herein shall mean every form of recording any form of communication or representation upon any tangible thing, including letters, words, pictures, sounds, or symbols, or combinations thereof, whether recorded by handwriting, printing, photostatic, or photographic means, magnetic impulse, tape, computer disk, or any other form of data storage, data compilation, or mechanical or electronic recording, and all other tangible things that come within the meaning of writing contained in Rule 1001 of the Federal Rules of Evidence, or within the meaning of "document" or "tangible thing" contained in Rule 34 of the Federal Rules of Civil Procedure. Every draft, revision, version, or non-identical copy of a "document" is a separate "document" as that term is used herein.

The terms "and" and "or" shall be construed either disjunctively or conjunctively, whichever is broader and renders the requested response fully responsive, understandable, complete, and not misleading.

The term "Applicable Time Period" shall mean January 1, 1990 to December 31, 1993.

The term "Si9155" shall mean Your voltage converter marketed, and/or developed under a name beginning with "Si9155" including any generation or revision date of the Si9155.

The term "Si91XX design" shall mean Your voltage converter design that was developed and was eventually marketed as "Si9150" or Si9155 during the Applicable Time Period.

#### **DOCUMENT REQUESTS**

- 1. All documents generated during the Applicable Time Period relating to the marketing of the Si9150.
- All documents generated during the Applicable Time Period relating to the development 2. or testing of the Si9150.
- All written evidence of applications (including but not limited to application notes) for 3. which the Si9150 was the core regulator generated during the Applicable Time Period.
- All objective specifications relating to the Si9150, whether in the manner of draft or 4. completed revisions, generated during the Applicable Time Period.
- All project authorizations relating to the Si9150 generated during the Applicable Time 5. Period.
- All internal written communications relating to the Si9150, including, but not limited to 6. memoranda and emails, generated during the Applicable Time Period.
- 7. All written communications with or about potential customers of the Si9150 generated during the Applicable Time Period.
- All breadboard schematics generated during the Applicable Time Period relating to the 8. Si9150.
- 9. All circuit schematics relating to the Si9150 that have undergone circuit simulation during the Applicable Time Period.
- All results of circuit simulation for any circuit schematics relating to the Si9150 that have 10. undergone circuit simulation during the Applicable Time Period.
- All documents generated during the Applicable Time Period relating to the marketing of 11. the Si9155.
- All documents generated during the Applicable Time Period relating to the development 12. or testing of the Si9155.

- 13. All written evidence of applications (including but not limited to application notes) for which the Si9155 was the core regulator generated during the Applicable Time Period.
- All objective specifications relating to the Si9155, whether in the manner of draft or 14. completed revisions, generated during the Applicable Time Period.
- All project authorizations relating to the Si9155 generated during the Applicable Time 15. Period.
- All internal written communications relating to the Si9155, including, but not limited to 16. memoranda and emails, generated during the Applicable Time Period.
- All written communications with or about potential customers of the Si9155 generated 17. during the Applicable Time Period.
- 18. All breadboard schematics generated during the Applicable Time Period relating to the Si9155.
- 19. All circuit schematics relating to the Si9155 that have undergone circuit simulation during the Applicable Time Period.
- 20. All results of circuit simulation for any circuit schematics relating to the Si9155 that have undergone circuit simulation during the Applicable Time Period.
- All documents generated during the Applicable Time Period relating to the development 21. of the Si91XX design.
- All documents generated during the Applicable Time Period relating to the development 22. or testing of the Si91XX design.
- All written evidence of applications (including but not limited to application notes) for 23. which the circuit that embodied the Si91XX design was the core regulator generated during the Applicable Time Period.
- 24. All objective specifications relating to the Si91XX design, whether in the manner of draft or completed revisions, generated during the Applicable Time Period.
- All project authorizations relating to the Si91XX design generated during the Applicable 25. Time Period.
- All internal written communications relating to the Si91XX design, including, but not 26. limited to memoranda and emails, generated during the Applicable Time Period.
- All breadboard schematics generated during the Applicable Time Period relating to the 27. Si91XX design.
- 28. All circuit schematics relating to the Si91XX design that have undergone circuit simulation during the Applicable Time Period.

- All results of circuit simulation for any circuit schematics relating to the Si91XX design 29. that have undergone circuit simulation during the Applicable Time Period
- All documents including, but not limited to memoranda, laboratory notebook and emails, 30. generated during the Applicable Time Period and authored by James Blanc.
- All documents including, but not limited to memoranda, laboratory notebook and emails, 31. generated during the Applicable Time Period and authored by Craig Varga.
- All documents including, but not limited to memoranda, laboratory notebook and emails, 32. generated during the Applicable Time Period and authored by Lorimer Hill.
- All documents including, but not limited to memoranda, laboratory notebook and emails. 33. generated during the Applicable Time Period and authored by Robert Blattner.
- 34. All documents including, but not limited to memoranda, laboratory notebook and emails, generated during the Applicable Time Period and authored by R. L. Bonkowski.
- All documents including, but not limited to memoranda, laboratory notebook and emails, 35. generated during the Applicable Time Period and authored by Phil Dunning.
- 36. All documents including, but not limited to memoranda, laboratory notebook and emails, generated during the Applicable Time Period and authored by Tom Toombs.
- All documents including, but not limited to memoranda, laboratory notebook and emails, 37. generated during the Applicable Time Period and authored by Bill Numann.
- 38. All documents including, but not limited to memoranda, laboratory notebook and emails, generated during the Applicable Time Period and authored by Richard Williams.
- 39. All documents related to the Si9150or Si9155 in Your possession and control and generated during the Applicable Time Period by Your customers or potential customers.

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

#### **CERTIFICATE OF SERVICE**

I, Kenneth L. Dorsney, hereby certify that on July 20, 2007, the attached document was electronically filed with the Clerk of the Court using CM/ECF which will send notification to the registered attorney(s) of record that the document has been filed and is available for viewing and downloading.

I further certify that on July 20, 2007, I have Electronically Mailed the document to the following person(s):

Karen Jacobs Louden Morris, Nichols, Arsht & Tunnell, LLP 1201 N. Market Street P.O. Box 1347 Wilmington, DE 19899 klouden@mnat.com

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Jimmy Shin McDermott Will & Emery LLP 3150 Porter Dr. Palo Alto, CA 94304-1212 jshin@mwe.com

By: /s/ Kenneth L. Dorsney

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